1 2 3 4 5 UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON AT SEATTLE 6 7 MASSACHUSETTS BAY INSURANCE COMPANY et al., No. C17-1174 RSM 8 STIPULATION AND ORDER Plaintiffs, **CONTINUING INITIAL** 9 v. SCHEDULING DATES 10 PUSH HDD, LLC et al., 11 Defendants. 12 **STIPULATION** 13 The parties appearing in this action, Plaintiffs Massachusetts Bay Insurance 14 Company and The Hanover Insurance Company ("Plaintiffs") and The Tulalip 15 Tribes of Washington ("Tulalip") through their attorneys of record stipulate and 16 agree that good cause exists to continue initial scheduling dates in this action in 17 order to allow additional parties to appear in the subject matter and engage in initial 18 discovery. The appearing parties hereby agreed to extend the current initial 19 deadlines by 30 days. Pursuant to the stipulation and request, the parties request 20 that the deadlines be extended as follows:

STIPULATATION AND ORDER CONTINUING INITIAL SCHEDULING DATES - 1
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1	Deadline for FRCP 26(f) Conference: October 1, 2017		
2	Initial Disclosure Pursuant to FRCP 26(a)(1): October 8, 2017		
3	TRC1 20(a)(1).		
4	Combined Joint Status Report and Discovery Plan as Required by FRCP 26(f) and Local		
5	Civil Rule 26(f):  October 15, 2017		
6	October 13, 2017		
7	DATED this 29th day of August, 2017.		
8			
9	LETHER & ASSOCIATES, PLLC PACIFICA LAW GROUP, LLP		
10	By: /s/ Thomas Lether  By: /s John Parnass  By: /s John Parnass		
11	By: /s/ Thomas Lether Thomas Lether, WSBA #18089 Westin McLean, WSBA# 46462 1848 Westlake Avenue N, Suite 100  By: /s John Parnass John Parnass, WSBA #18582 1191 Second Avenue, Suite 2000		
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14	wmclean@letherlaw.com Attorney for Plaintiffs  Attorney for Washington		
15			
16	ORDER		
17	Based on the appearing parties' Stipulation, and finding that there is good		
18	cause to continue initial scheduling dates, it is hereby		
19	ORDERED that the initial scheduling dates in this matter are extended by 30 days. The clerk of court shall reset the following deadlines:		
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1	Deadline for FRCP 26(f) Confer	ence: October 1, 2017	
2	Initial Disclosure Pursuant to	October 9, 2017	
3	FRCP 26(a)(1):	October 8, 2017	
4	Combined Joint Status Report and Discovery Plan as Required by FRCP 26(f) and Local		
5	Civil Rule 26(f):	October 15, 2017	
6		October 13, 2017	
7	DATED this 31st day of August 2017.		
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9		DU S	
10		RICARDO S. MARTINEZ CHIEF UNITED STATES DISTRICT JUDGE	
11	Presented by:		
12	LETHER & ASSOCIATES, PLLC	PACIFICA LAW GROUP, LLP	
13			
14	By: /s/ Thomas Lether Thomas Lether, WSBA #18089 Westin McLean, WSBA# 46462	By: <u>/s/ John Parnass</u> John Parnass, WSBA #18582	
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18	Attorney for Plaintiffs	Tribes of Washington	
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